

NO. 18553

**WILLIAM R. HUSSEY,
LETICIA McCASLAND,
TREVOR DUPUY,
THOMAS E. ALLEN,
JULIE J. SCHMIDT, and
DAVID R. HUSSEY,
Plaintiffs**

VS.

**LLANO INDEPENDENT SCHOOL
DISTRICT,
Defendant**

§
§
§
§
§
§
§
§
§
§
§
§
§
§
§

IN THE DISTRICT COURT

33RD JUDICIAL DISTRICT

LLANO COUNTY, TEXAS

JOYCE GILLOW
CLERK DISTRICT COURT, LLANO COUNTY, TEXAS

FILED

AUG 09 2013

AT 11:27 O'CLOCK A M
BY [Signature] DEPUTY

TEMPORARY RESTRAINING ORDER

On August 9, 2013, the Application for a Temporary Restraining Order of William R. Hussey, Leticia McCasland, Trevor Dupuy, Thomas E. Allen, Julie J. Schmidt, and David R. Hussey, Plaintiffs herein, was heard before this Court.

Based upon the pleadings, records, documents filed by counsel, IT CLEARLY APPEARS:

That unless Llano Independent School District, Defendant, is immediately restrained from allowing its employees to utilize CSCOPE lesson plans until such time as those instructional lessons have been approved pursuant to Section 31.022 of the Texas Education Code, that Llano Independent School District will commit the foregoing before notice and a hearing on Plaintiff's Application for Temporary Injunction.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that Llano Independent School District, Defendant herein, and all of Defendant's officers, agents, servants, employees, agents, servants, successors and assigns, and attorneys are ORDERED to immediately cease and desist from allowing its employees, including but

not limited to teaching staff, to utilize CSCOE lesson plans until such time as said CSCOE instructional lessons have been approved pursuant to Section 31.022 of the Texas Education Code from the date of entry of this order until fourteen (14) days thereafter, or until further order of this Court.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that Plaintiff's Application for Temporary Injunction be heard on August 16th, 2013 at 1:30 o'clock P.M in the District Courtroom, ^{Burnet} ~~Llano~~ County Courthouse, ^{Burnet} ~~Llano~~, Texas ⁷⁸⁶¹¹ ~~78643~~. Defendant Llano Independent School District is commanded to appear at that time and show cause, if any exist, why a temporary injunction should not be issued against said Defendant.

The clerk of the above-entitled court shall issue a temporary restraining order in conformity with the law and the terms of this order upon the filing by Plaintiff of the bond hereinafter set.

This order shall not be effective until Plaintiff deposits with the Clerk, a bond in the amount of \$ 1500⁰⁰₀₀ in conformity with the law.

SIGNED and ENTERED on August 9th, 2013 at 10:40 o'clock A.M.

Dan H. Mills
PRESIDING JUDGE